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U.S. APPLICATION NO.		FIRST NAMEL	APPLICANT	ATTY DOCKET NO.
		F074	132720134	THOMAS OF DESIGNATIONS NO.
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CHICAGO IL 60606			01/15 DATE MAILED: 91	
NOTIFICATION OF	MICCING DEGIN	DEMENTS TABLE	, v.	
		D/ELECTED OFFI		IME/OMIXED
1. The following items have been	submitted by the ap	plicant or the IB to the		ent and Trademark Office as
a Designated Offi				
an Elected Office U.S. Basic National Fee.	(37 CFR 1.495):			
Copy of the international a	pplication in:			
a non-English lan	guage.			
☐ English.				
☐ Translation of the internati				
Copy of Article 19 amends		orus.		
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The International Prelimin				
Translation of Annexes to	the International Pr	eliminary Examination	a Report into Engli	sh.
Preliminary amendment(s  Information Disclosure St			<del>-</del>	<del>_</del> `
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Power of Attorney and/or	Change of Address			
Substitute specification fil		<del></del> :		
Verified Statement Claim	ing Small Entity Star	tus.		
☐ Priority Document. ☐ Copy of the International	Search Renort 🛛 ar	nd conies of the refere	nces cited therein	
Other:	oouten respect Cara	ad copies of the fereig	nees ened morem.	
2. The following items MUST b		ne period set forth belo	ow in order to com	plete the requirements for
acceptance under 35 U.S.C. 371:		Note a processing fe	e will be required i	f cultimitted later than the
appropriate 20 or 30 mon			e win de lequiteu i	i submitted later than the
☐ The current tra	inslation is defectiv	ve for the reasons is	ndicated on the a	ttached Notice of Defective
Translation.	riding the translation	of the annication an	d/or the Annexes Is	ater than the appropriate 20 or
30 months from the priori			DOI THE AIMENES IS	itel than the appropriate 20 of
C. Oath or declaration of	the inventors, in cor	npliance with 37 CFR	1.497(a) and (b),	identifying the application by
the International applicati			VED 1 407/->4 (	h) for the consequent
	CT/DO/EO/917.	not comply with 37 C	.FK 1.49/(a) aliu (i	b) for the reasons indicated
		ation later than the ap	propriate 20 or 30	months from the priority date
3. Additional claim fees of \$	as a 🗆	large entity 🗆 small	entity, including a	ny required multiple dependen
claim fee, are required. Applica due. See attached PTO-875.	nt must submit the a	idditional claim fees o	r cancel the additio	nal claims for which fees are
ALL OF THE ITEMS SET FO FROM THE DATE OF THIS	RTH IN 2(a)-2(d).	AND 3 ABOVE MUS	THE SUBMITT!	ED WITHIN ONE MONTH
THE APPLICATION, WHICH				
ABANDONMENT.	,			
The time period set above may b	e extended by filing	a petition and fee for	extension of time	under the provisions of 37
CFR 1.136(a).	,			•
4. Translation of the Annexes N	AUST be submitted	no later that the time i	period set above or	the annexes will be cancelled
Note processing fee will be requ				
5. The Article 19 amendmen			t provided by the a	ppropriate 20 (37 CFR.
-494(d)) or 30 (37 CFR 1.495(d)	months from the p	riority date.	**	
Applicant is reminded that any c				
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A copy of this no	uce MUST	ve returnea w	un inis resp	vnse.
Enclosed: PCT/DO/EO/917	☐ Notice of	f Defective Translation	n	
PTO-875				Stellard Abmod
FORM PCT/DO/EO/905 (Dece	mber 1997)		Telephon	e: 703 National Stage Proces
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